RESEARCH APPENDIX

Date Transfer Requested: 11/30/2018

(Per: CMH)

$\hfill \begin{tabular}{ll} \blacksquare \hfill \hfill$

Appendix A ☞ LRB 17-5979	Appendix O ☞ LRB 17-6028
Appendix B ☞ LRB 17-5982	Appendix P ■ LRB 17-6031
Appendix C ■ LRB 17-5983	Appendix Q ☞ LRB 17-6036
Appendix D ☞ LRB 17-5986	Appendix R ☞ LRB 17-6037
Appendix E ☞ LRB 17-5989	Appendix S ■ LRB 17-6038
Appendix F ☞ LRB 17-5995	Appendix T ☞ LRB 17–6046
Appendix G ☞ LRB 17-5998	Appendix U ☞ LRB 17-6047
Appendix H ☞ LRB 17-6006	Appendix V ☞ LRB 17-6048
Appendix I ☞ LRB 17-6007	Appendix W ☞ LRB 17-6049
Appendix J ☞ LRB 17-6012	Appendix X ☞ LRB 17-6050
Appendix K ☞ LRB 17-6021	Appendix Y ☞ LRB 17-6052
Appendix L 🖙 LRB 17-6023	Appendix Z ☞ LRB 17-6059
Appendix M ☞ LRB 17-6024	Appendix AA ☞ LRB 17-6065
Appendix N 🖙 LRB 17-6027	Appendix BB ☞ LRB 17-6067

2017 DRAFTING REQUEST

Bill					
For:	Röbin Vos (608) 266-9171		Drafter:	emueller
By:	Rep. Vos			Secondary Drafters:	jkreye
Date:	11/26/2018			M. O. A.A	
Same as	LRB:			May Contact:	
Request	Submit via email: Requester's email: Carbon copy (CC) to: Rep.Vos@legis.wisconsin.gov eric.mueller@legis.wisconsin.gov joseph.kreye@legis.wisconsin.gov zachary.wyatt@legis.wisconsin.gov				
Pre Top	oie:				***************************************
No spec	ific pre topic given				
Topic:	Topic:				
Procedure for issuing voter identification cards					
Instruct	tions:				
See attac	See attached				
Drafting History:					
Vers.	<u>Drafted</u>	Reviewed	Submitted	<u>Jacketed</u>	Required
/?	emueller 11/26/2018	kfollett 11/26/2018			
/P1	emueller 11/29/2018		dwalker 11/26/201	8	
/P2		kfollett	dwalker		

FE Sent For:

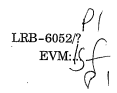
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11/29/2018

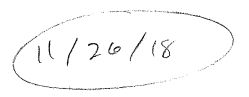
11/29/2018



State of Misconsin 2017 - 2018 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION



AN ACT ...; relating to: codifying administrative code provisions related to voter

2 identification.

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Analysis by the Legislative Reference Bureau

Under current law, an applicant for a driver's license or identification card must provide to the Department of Transportation 1) an identification document that includes either the applicant's photograph or both the applicant's full legal name and date of birth; 2) documentation showing the applicant's date of birth, which may be the same as item 1; 3) proof of the applicant's social security number or verification that the applicant is not eligible for a social security number; 4) documentation showing the applicant's name and address of principal residence; and 5) documentary proof that the applicant is a U.S. citizen or is otherwise lawfully present in the United States.

In 2015 and 2017, DOT promulgated rules, the first establishing and the second modifying, a procedure by which persons requesting free identification cards for the purpose of voter identification could receive these cards despite being unable to provide required documentary proof. In general, the procedure requires an applicant to provide DOT with either 1) the applicant's full legal name, date of birth, place of birth, and any other birth record information requested by DOT; or 2) the applicant's alien or U.S. citizenship and immigration service number or U.S. citizenship certificate number. DOT then shares this information with the Department of Health Services or the federal government for the purpose of verifying the applicant's identity. In general, a person may receive a voter identification card under this

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procedure if either DHS or the federal government verifies the person's identity or if DOT receives acceptable alternate documentation. This bill incorporates this verification procedure into the statutes.

DOT's 2017 rule also provided a procedure by which an applicant for an identification card could obtain a card with a name other than the name that appears on the applicant's supporting documentation. The bill also incorporates this procedure into the statutes.

Under current law, an unexpired identification card issued by an accredited university or college in this state may be used as identification for voting purposes if it contains a photograph and the signature of the person to whom it was issued, it expires no later than two years after the date of issuance, and the person establishes that he or she is enrolled as a student at the university or college on election day. The Government Accountability Board (now the Elections Commission) promulgated a rule to clarify that an identification card issued by a technical college that is governed by this state's technical college system may be used for voting purposes. The bill codifies the rule.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 5.02 (6m) (f) of the statutes is amended to read:

5.02 (6m) (f) An unexpired identification card issued by a university or college in this state that is accredited, as defined in s. 39.30 (1) (d), or by a technical college in this state that is a member of and governed by the technical college system under ch. 38, that contains the date of issuance and signature of the individual to whom it is issued and that contains an expiration date indicating that the card expires no later than 2 years after the date of issuance if the individual establishes that he or she is enrolled as a student at the university or college on the date that the card is presented.

SECTION 2. 343.165 (8) of the statutes is created to read:

343.165 (8) Notwithstanding subs. (1) to (4), for an applicant requesting that an identification card be provided without charge for purposes of voting, all of the following apply:

1	(a) Except as provided in par. (b), if a person is unable to provide proof of name
2	and date of birth, and the documents are unavailable to the person, the person may
3	make a written petition to the administrator for an exception to the requirements of
4	sub. (1) (a) or (b). The application shall include proof of identity and all of the
5	following:
6	1. A certification of the person's name, date of birth, and current residence
7	street address on the department's form.
8	2. An explanation of the circumstances by which the person is unable to provide
9	proof of name and date of birth.
10	3. Whatever documentation is available which states the person's name and
11	date of birth.
12	(b) 1. If a person applies for and requests an identification card without charge
13	for the purposes of voting and the person's proof of name and date of birth or of proof
14	of citizenship, legal permanent resident status, conditional resident status, or legal
15	presence is unavailable, the person may make a written petition to the department
16	for an exception to the requirement for which proof is unavailable. The department
17	shall provide appropriate translation for any person who is unable to read or
18	understand the petition process instructions and related communications under this
19	subsection or s. 343.50 (1) (c) 2. The petition shall include the person's statement
20	under oath or affirmation of all of the following:
21	a. That the person is unable to provide proof of name and date of birth or proof
22	of citizenship, legal permanent resident status, conditional resident status, or legal
23	presence.

b. That the documents are unavailable to the person.

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1 c. His or her name, date of birth, place of birth, and such other birth record information requested by the department, or the person's alien or U.S. citizenship 2 3 and immigration service number or U.S. citizenship certificate number. 2. Upon receiving a petition that meets the requirements under subd. 1., the department of transportation shall forward the petition to the central office of its 6 division of motor vehicles for processing. The department of transportation) shall provide the person's birth record information to the department of health services, for the sole purpose of verification by the department of health services of the person's birth certificate information or the equivalent document from another 9 jurisdiction, other than a province of the Dominion of Canada, or to a federal agency 10 11 for the sole purpose of verifying the person's certificate of birth abroad issued by the 12U.S) department of state, or of verifying the person's alien or U.S. citizenship and immigration service number or U.S. citizenship certificate number. The department 13of transportation shall open a file containing the petition and shall create therein a 14 report with a dated record of events, including all communication to or with the 15 applicant. The department of transportation may not complete processing of the 16 application prior to receiving verification under this subdivision, except as provided 17 18 in subd. 3. 3. If the department of transportation does not receive verification under subd. 19 20 2. within 30 days or receives notice under subd. 2. that the birth information provided 21in the application does not match that of the birth record custodian, the department of transportation shall promptly notify the person in writing of that failure to verify 22 and request the person contact the department of transportation within 10 days. If 23

the person does not respond within 10 days, the department of transportation shall

send the person a second letter with substantially similar contents. If the person

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1 does not respond to the second) letter within 10 days and the department of transportation knows the person's telephone number, the department of transportation, shall call the person on the telephone and notify the person that the birth information was not verified and request the person provide additional information within 10 days. If 30 days have elapsed since the date of the first letter sent under this subdivision without contact from the person, the department of transportation shall suspend the investigation and send written notice that the person has not responded, that the department of transportation has no further leads for it to locate or obtain secondary documentation or verification of birth information, that the department of transportation has suspended its investigation or research until such time as the person contacts the department of transportation, and that if within 180 days after the date of the written notice the person fails to contact the department of transportation the petition will be denied and no further identification card receipts will be issued under s. 343.50(1)(c)2. If the person fails to contact the department of transportation within 180 days after the department of transportation suspends the investigation, the department shall deny the petition in writing and shall inform the person that the department of transportation will resume the investigation if the person contacts the department of transportation to Whenever the applicant contacts the department of discuss the petition. transportation to discuss the petition, the investigation under this subdivision shall begin anew, notwithstanding any prior denial due to the person's failure to timely respond. The applicant shall act in good faith and use reasonable efforts to provide additional information that could reasonably lead the department of transportation to discover correct birth information or secondary documentation as described in subd. 3g., to assist the department of transportation in processing the application.

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The department of transportation shall investigate the petition and any additional information provided under this subdivision with prompt and due diligence and shall use reasonable efforts to locate and obtain the secondary documentation by pursuing leads provided by the person. Investigations may only be completed within the division of motor vehicles' central office by employees whose regular job duties include investigation and fraud detection and prevention. If the investigation discovers new or corrected birth information, the department of transportation shall resubmit the new or corrected birth information to the department of health services for verification under subd. 2. The department of transportation shall pay any actual, necessary fees required by the record custodian to obtain the secondary documentation.

3g. If the department of health services does not verify the birth record information within 30 days, the department of transportation may issue an identification card to the person only if the department of transportation receives verification under subd. 2., if the person provides proof of name and date of birth or proof of citizenship, legal permanent resident status, conditional resident status or legal presence, or if the department of transportation receives other secondary documentation acceptable to the administrator and deemed sufficient under subd. 3., which may include the following:

- a. Baptismal certificate.
- b. Hospital birth certificate.
- 47 c. Delayed birth certificate.
- d. Census record.
- 49 e. Early school record.
- f. Family Bible record.

51	g. Doctor's record of post-natal care.
52	h. Other documentation deemed acceptable to the administrator, within his or
53	her reasonable discretion.
54	4. In this paragraph, "proof of citizenship, legal permanent resident status,
55	conditional resident status or legal presence" means any of the following:
56	a. $\bigvee_{U.S.}^{h}$ state or local government issued certificate of birth.
57	b. Valid U.S. passport.
58	c. Valid foreign passport with appropriate immigration documents, which shall
59	include or be accompanied by federal form I-94, arrival and departure record.
60	d. Certificate of U.S. citizenship.
61	e. $U.S.$ Certificate of naturalization.
62	f. Valid department of homeland security/U.S. citizenship and immigration
63	services federal form I-551, resident alien registration receipt card, issued since
64	1997.
65	g. Valid department of homeland security/U.S. citizenship and immigration
66	services federal form I-688, temporary resident identification card.
67	h. Valid department of homeland security/U.S. citizenship and immigration
68	services federal form I-688B or I-766, employment authorization document.
69	i. Valid department of homeland security/U.S. citizenship and immigration
70	services federal form I-571, refugee travel document.
71	j. Department of homeland security/U.S. citizenship and immigration services
72	federal form I-797, notice of action.
73	k. Department of homeland security/transportation security administration
74	transportation worker identification credential.

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	SECTION 2
75	L. U.S. department of state reception and placement program assurance form
76	(refugee version), which shall include or be accompanied by federal form I-94, arrival
77	and departure record.
78	m. Documentary proof specified in s. 343.14 (2) (es), that is approved by the
79	appropriate federal authority.
80	5. In this paragraph, "proof of identity" means a supporting document
81	identifying the person by name and bearing the person's signature, a reproduction
82	of the person's signature, or a photograph of the person. Acceptable supporting
83	documents include:
84	a. A valid operator's license, including a license from another jurisdiction,
85	except a province of the Dominion of Canada, bearing a photograph of the person.
86	b. Military discharge papers.
87	c. A U.S. government and military dependent identification card.
88	d. A valid photo identification card issued by Wisconsin or another jurisdiction,
89	except a province of the Dominion of Canada, bearing a photograph of the person.
90	e. A marriage certificate or certified copy of judgment of divorce.
91	f. A social security card issued by the social security administration.
92	g. Any document described under subd. $\stackrel{\checkmark}{6}$., if it bears a photograph of the person
93	and was not used as proof of name and date of birth.
94	h. Department of homeland security/transportation security administration
95	transportation worker identification credential.
96	6. In this paragraph, "proof of name and date of birth" means any of the
97	following:

a. For a person born in Wisconsin, a copy of the person's Wisconsin birth

certificate issued and certified in accordance with s. 69.21.

100	b. For a person born in another jurisdiction, other than a province of the
101	Dominion of Canada, a certified copy of his or her birth certificate or the equivalen
102	document from that other jurisdiction or a certificate of birth abroad issued by the
103	U.S. department of state.
104	c. AU.S. passport.
105	d. A valid, unexpired passport issued by a foreign country with federal I-551
106	resident alien registration receipt card or federal I-94 arrival and departure record
107	that bears a photograph of the person and identifies the person's first and last names
108	and the person's day, month, and year of birth.
109	e. A Wisconsin operator's license bearing a photograph of the person.
110	f. A Wisconsin identification card issued under s. 343.50, bearing a photograph
111	of the person, other than an identification card issued under s. 343.50 (1) (c) 2.
112	g. A federal I-551 "permanent resident alien registration receipt card."
113	h. A federal I-94 "parole edition" or "refugees version" arrival-departure
114	record, together with a certification, on the department's form, by the person, of the
115	person's name and date of birth, a copy of a U.S department of state refugee data
116	center reception and placement program assurance form and a letter from the
117	person's sponsoring agency on its letterhead, supporting the person's application for
118	a Wisconsin identification card or operator's license and confirming the person's
119	identification. Applicants who are unable to provide a reception and placement
120	program assurance form may be issued a Wisconsin identification card or operator's
121	license, but only after their identification has been confirmed by the U.S. citizenship
122	and immigration services.
123	i. A U.S. certificate of naturalization.

j. A certificate of U.S. citizenship.

SECTION 2

125	k. A federal temporary resident card or employment authorization card, I-688,
126	I-688A, I-688B, and I-766.
127	L. A Native American identification card that is issued by a federally
128	recognized tribe or a band of a federally recognized tribe, is issued in Wisconsin,
129	includes a photograph and signature or reproduction of a signature of the person, and
130	has been approved by the secretary for use as identification.
131	m. A court order under seal related to the adoption or divorce of the individual
132	or to a name or gender change that includes the person's current full legal name, date
133	of birth, and, in the case of a name change or divorce order, the person's prior name.
134	n. An armed forces of the United States common access card or DD Form 2
135	identification card issued to military personnel.
136	o. Department of homeland security/transportation security administration
137	transportation worker identification credential.
138	7. In this paragraph, "unavailable" means that the applicant does not have the
139	document and would be required to pay a government agency to obtain it.
140	(c) The administrator may delegate to the deputy administrator or to a bureau
141	director, as described in s. 15.02 (3) (c) 2., whose regular responsibilities include
142	driver licensing and identification card issuance, the authority to accept or reject
143	such extraordinary proof of name, date of birth, or U.S. citizenship under this
144	subsection.
145	(e) The denial of a petition under par. (b) is subject to judicial review in the
146	manner provided in ch. 227 for the review of administrative decisions.
147	(f) If the administrator, or delegate described in par. (c), determines that an
148	applicant has knowingly made a false statement or knowingly concealed a material
149	fact or otherwise committed a fraud in an application, petition or additional
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150	information, the department of transportation shall immediately suspend the
151	investigation, shall notify the person in writing of the suspension and the reason for
152	the suspension, and refer any suspected fraud to law enforcement.
153	(g) A person whose petition is suspended or denied due to a failure to respond
154	timely may revive the petition at any time by contacting the department to discuss
155	the petition application. If a person revives a petition the department shall
156	immediately issue, and shall continue to reissue, an identification card receipt to the
157	person as provided in s. 343.50 (1) (c) 2., except that the department shall first
158	require the person to take a photograph if required under s. 343.50 (1) (c) 2.
159	(h) The department shall grant a petition if he or she concludes, on the basis
160	of secondary documentation or other corroborating information, that it is more likely
161	than not that the name, date of birth, and U.S. citizenship provided in the application
162	is correct.
163	Section 3. 343.50 (1) (c) of the statutes is renumbered 343.50 (1) (c) 1. and
164	amended to read:
165	343.50 (1) (c) 1. The department may issue a receipt to any applicant for an
166	identification card, and shall issue a receipt to an applicant requesting an
167	identification card under sub. (5) (a) 3. which receipt shall constitute a temporary
168	identification card while the application is being processed and shall be valid for a
169	period not to exceed 60 days. If the application for an identification card is processed
170	under the exception specified in s. 343.165 (7) or (8), the receipt shall include the
171	marking specified in sub. (3) (b).
172	Section 4. 343.50 (1) (c) 2. of the statutes is created to read:
173	343.50 (1) (c) 2. If the department issues a receipt to an applicant petitioning
174	the department under s. 343.165 (8), all of the following apply:

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a. The department shall issue the receipt not later than the sixth working day after the person made the petition and shall deliver the receipt by (first-)class mail, except that if a petition is filed or revived within 7 days before or 2 days after a statewide election the department shall issue a receipt not later than 24 hours after the petition is filed or revived and shall deliver the receipt by overnight or next-day mail. The department shall issue a new receipt to the person not later than 10 days before the expiration date of the prior receipt, and having a date of issuance that is the same as the expiration date of the prior receipt. The department shall issue no receipt to a person after the denial of a petition under s. 343.165 (8), unless the person revives an investigation. The department shall continue to reissue identification card receipts to a person unless the department cancels the identification card receipt upon the circumstances specified in sub. (10), upon the issuance of an operator's license or identification card to the person, upon the person's request, upon the denial of the application, upon return to the department of a receipt as non deliverable, upon the person's failure to contact the department to discuss the petition for a period of 180 days or more, or whenever the department receives information that prohibits issuance of an identification card under sub. (1) (c). The department shall require the person to take a photograph prior to reissuing an $identification\ card\ receipt\ if\ the\ photograph\ of\ the\ person\ on\ file\ with\ the\ department$ is 8 or more years old.

b. An identification card receipt issued under this subdivision shall constitute a temporary identification card while the application is being processed under s. 343.165 (8) and shall be valid for a period not to exceed the period specified in sub. (1) (c). The department shall clearly mark the receipt FOR VOTING PURPOSES ONLY" as validated for use for voting as provided in ss. 5.02 (6m) (d) and 6.79 (2) (a).

200	A receipt issued under this subsection shall contain the information specified under
201	s. 343.17 (3), including the date of issuance, the expiration date, the name and
202	signature of the person to whom it was issued, and, except as authorized in sub. $(4g)$,
203	a photograph of the individual to whom it was issued, and may contain such further
204	information as the department deems necessary.
205	c. The department shall issue a replacement identification card receipt under
206	subd 1. a. upon request of the person to whom it is issued if the receipt is lost or
207	destroyed.
208	d. Notwithstanding subd. a., the department shall cancel or refuse to issue an
209	identification card receipt under this subsection upon the circumstances specified in
210	sub. (10), upon the issuance of an operator's license or identification card to the
211	person, upon the person's request, upon the denial of the application, upon return to
212	the department of a receipt as non-deliverable, or whenever the department receives
213	information that prohibits issuance of an identification card under sub. (1) (a).
214	e. Whenever any person, after receiving an identification card receipt under
215	this subdivision, moves from the address named in the application or in the receipt
216	issued to him or her or is notified by the local authorities or by the postal authorities
217	that the address so named has been changed, the person shall, within $30\mathrm{days}$, notify
218	the department of his or her change of address. Upon receiving a notice of change of
219	address, the department shall promptly issue a new receipt under subd. a. showing
220	the correct address and having the expiration date of the prior receipt.
221	Section 5. 343.50 (3) (b) of the statutes is amended to read:
222	343.50 (3) (b) If an identification card is issued based upon the exception
223	specified in s. 343.165 (7) or (8), the card shall, in addition to any other required

224	legend or design, be of the design specified under s. 343.17 (3) (a) 14. and include a
225	marking similar or identical to the marking described in s. 343.03 (3r).

Section 6. 343.50 (3) (c) of the statutes is created to read:

343.50 (3) (c) 1. Notwithstanding par. (a), the department may issue an identification card bearing a name other than the name that appears on a supporting document if the person provides evidence acceptable to the department that the person has used the name in a manner that qualifies the name as being legally changed under the common law of Wisconsin, including evidence of the person's prior name, changed name, the length of time the person has consistently and continuously used the changed name, an affirmation that the person no longer uses the prior name, and an affirmation that the person did not change his or her name for a dishonest or fraudulent purpose or to the injury of any other person. The department shall mark an identification card issued under this subdivision in the manner described in s. 343.03 (3r) (Stats)

- 2. Notwithstanding par. (a), the department shall approve a name change requested by a person who cannot provide supporting documentation of a lawful change of name but who does one of the following:
- a. Provides proof of identity in the new name, and the department receives from the federal social security administration evidence or confirmation of the name change.
- b. Applies for an identification card and provides an affidavit declaring all facts required under subd. (2.1), required under subd. (2.1).



11/14	Rep. Vos	
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State of Misconsin 2017 - 2018 LEGISLATURE

LRB-6052/P1 P Z EVM:kjf



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

(11/29/18)

AN ACT to renumber and amend 343.50 (1) (c); to amend 5.02 (6m) (f) and 343.50 (3) (b); and to create 343.165 (8), 343.50 (1) (c) 2. and 343.50 (3) (c) of the statutes; relating to: codifying administrative code provisions related to voter identification.

Analysis by the Legislative Reference Bureau

Under current law, an applicant for a driver's license or identification card must provide to the Department of Transportation 1) an identification document that includes either the applicant's photograph or both the applicant's full legal name and date of birth; 2) documentation showing the applicant's date of birth, which may be the same as item 1; 3) proof of the applicant's social security number or verification that the applicant is not eligible for a social security number; 4) documentation showing the applicant's name and address of principal residence; and 5) documentary proof that the applicant is a U.S. citizen or is otherwise lawfully present in the United States.

In 2015 and 2017, DOT promulgated rules, the first establishing and the second modifying, a procedure by which persons requesting free identification cards for the purpose of voter identification could receive these cards despite being unable to provide required documentary proof. In general, the procedure requires an applicant to provide DOT with either 1) the applicant's full legal name, date of birth, place of birth, and any other birth record information requested by DOT; or 2) the applicant's alien or U.S. citizenship and immigration service number or U.S. citizenship certificate number. DOT then shares this information with the Department of

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Health Services or the federal government for the purpose of verifying the applicant's identity. In general, a person may receive a voter identification card under this procedure if either DHS or the federal government verifies the person's identity or if DOT receives acceptable alternate documentation. This bill incorporates this verification procedure into the statutes.

DOT's 2017 rule also provided a procedure by which an applicant for an identification card could obtain a card with a name other than the name that appears on the applicant's supporting documentation. The bill also incorporates this procedure into the statutes.

Under current law, an unexpired identification card issued by an accredited university or college in this state may be used as identification for voting purposes if it contains a photograph and the signature of the person to whom it was issued, it expires no later than two years after the date of issuance, and the person establishes that he or she is enrolled as a student at the university or college on election day. The Government Accountability Board (now the Elections Commission) promulgated a rule to clarify that an identification card issued by a technical college that is governed by this state's technical college system may be used for voting purposes. The bill codifies the rule.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 5.02 (6m) (f) of the statutes is amended to read:

5.02 (6m) (f) An unexpired identification card issued by a university or college in this state that is accredited, as defined in s. 39.30 (1) (d), or by a technical college in this state that is a member of and governed by the technical college system under ch. 38, that contains the date of issuance and signature of the individual to whom it is issued and that contains an expiration date indicating that the card expires no later than 2 years after the date of issuance if the individual establishes that he or she is enrolled as a student at the university or college on the date that the card is presented.

Section 2. 343.165 (8) of the statutes is created to read:

1	343.165 (8) Notwithstanding subs. (1) to (4), for an applicant requesting that
2	an identification card be provided without charge for purposes of voting, all of the
3	following apply:
4	(a) Except as provided in par. (b), if a person is unable to provide proof of name
5	and date of birth, and the documents are unavailable to the person, the person may
6	make a written petition to the administrator for an exception to the requirements of
7	sub. (1) (a) or (b). The application shall include proof of identity and all of the
8	following:
9	1. A certification of the person's name, date of birth, and current residence
10	street address on the department's form.
11	2. An explanation of the circumstances by which the person is unable to provide
12	proof of name and date of birth.
13	3. Whatever documentation is available that states the person's name and date
14	of birth.
15	(b) 1. If a person applies for and requests an identification card without charge
16	for the purposes of voting and the person's proof of name and date of birth or of proof
17	of citizenship, legal permanent resident status, conditional resident status, or legal
18	presence is unavailable, the person may make a written petition to the department
19	for an exception to the requirement for which proof is unavailable. The department
20	shall provide appropriate translation for any person who is unable to read or
21	understand the petition process instructions and related communications under this
22	subsection or s. 343.50 (1) (c) 2. The petition shall include the person's statement
23	under oath or affirmation of all of the following:

- a. That the person is unable to provide proof of name and date of birth or proof of citizenship, legal permanent resident status, conditional resident status, or legal presence.
 - b. That the documents are unavailable to the person.
- c. His or her name, date of birth, place of birth, and such other birth record information requested by the department, or the person's alien or U.S. citizenship and immigration service number or U.S. citizenship certificate number.
- 2. Upon receiving a petition that meets the requirements under subd. 1., the department of transportation shall forward the petition to the central office of its division of motor vehicles for processing. The department of transportation shall provide the person's birth record information to the department of health services, for the sole purpose of verification by the department of health services of the person's birth certificate information or the equivalent document from another jurisdiction, other than a province of the Dominion of Canada, or to a federal agency for the sole purpose of verifying the person's certificate of birth abroad issued by the federal department of state, or of verifying the person's alien or U.S. citizenship and immigration service number or U.S. citizenship certificate number. The department of transportation shall open a file containing the petition and shall create therein a report with a dated record of events, including all communication to or with the applicant. The department of transportation may not complete processing of the application prior to receiving verification under this subdivision, except as provided in subd. 3.
- 3. If the department does not receive verification under subd. 2. within 30 days or receives notice under subd. 2. that the birth information provided in the application does not match that of the birth record custodian, the department shall

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promptly notify the person in writing of that failure to verify and request the person contact the department within 10 days. If the person does not respond within 10 days, the department shall send the person a 2nd letter with substantially similar contents. If the person does not respond to the 2nd letter within 10 days and the department knows the person's telephone number, the department shall call the person on the telephone and notify the person that the birth information was not verified and request the person provide additional information within 10 days. If 30 days have elapsed since the date of the first letter sent under this subdivision without contact from the person, the department shall suspend the investigation and send written notice that the person has not responded, that the department has no further leads for it to locate or obtain secondary documentation or verification of birth information, that the department has suspended its investigation or research until such time as the person contacts the department, and that if within 180 days after the date of the written notice the person fails to contact the department the petition will be denied and no further identification card receipts will be issued under s. 343.50 (1) (c) 2. If the person fails to contact the department within 180 days after the department suspends the investigation, the department shall deny the petition in writing and shall inform the person that the department will resume the investigation if the person contacts the department to discuss the petition. Whenever the applicant contacts the department to discuss the petition, the investigation under this subdivision shall begin anew, notwithstanding any prior denial due to the person's failure to timely respond. The applicant shall act in good faith and use reasonable efforts to provide additional information that could reasonably lead the department to discover correct birth information or secondary documentation as described in subd. 3g., to assist the department in processing the

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application. The department shall investigate the petition and any additional information provided under this subdivision with prompt and due diligence and shall use reasonable efforts to locate and obtain the secondary documentation by pursuing leads provided by the person. Investigations may only be completed within the division of motor vehicles' central office by employees whose regular job duties include investigation and fraud detection and prevention. If the investigation discovers new or corrected birth information, the department of transportation shall resubmit the new or corrected birth information to the department of health services for verification under subd. 2. The department of transportation shall pay any actual, necessary fees required by the record custodian to obtain the secondary documentation.

3g. If the department of health services does not verify the birth record information within 30 days, the department of transportation may issue an identification card to the person only if the department of transportation receives verification under subd. 2., if the person provides proof of name and date of birth or proof of citizenship, legal permanent resident status, conditional resident status or legal presence, or if the department of transportation receives other secondary department of transportation acceptable to the administrator and deemed sufficient under subd.

- 3., which may include the following:
- a. Baptismal certificate.
- b. Hospital birth certificate.
- c. Delayed birth certificate.
- d. Census record.
- e. Early school record.
- 25 f. Family Bible record.

1	g. Doctor's record of post-natal care.
(2) (3)	h. Other documentation deemed acceptable to the administrator within his or her reasonable discretion.
(3)	(her/reasonable discretion. department at transporter
4	4. In this paragraph, "proof of citizenship, legal permanent resident status,
5	conditional resident status or legal presence" means any of the following:
6	a. A U.S. state or local government issued certificate of birth.
7	b. Valid U.S. passport.
8	c. Valid foreign passport with appropriate immigration documents, which shall
9	include or be accompanied by federal form I-94, arrival and departure record.
10	d. Certificate of U.S. citizenship.
11	e. A U.S. Certificate of naturalization.
12	f. Valid department of homeland security/U.S. citizenship and immigration
13	services federal form I-551, resident alien registration receipt card, issued since
14	1997.
15	g. Valid department of homeland security/U.S. citizenship and immigration
16	services federal form I-688, temporary resident identification card.
17	h. Valid department of homeland security/U.S. citizenship and immigration
18	services federal form I-688B or I-766, employment authorization document.
19	i. Valid department of homeland security/U.S. citizenship and immigration
20	services federal form I-571, refugee travel document.
21	j. Department of homeland security/U.S. citizenship and immigration services
22	federal form I-797, notice of action.
23	k. Department of homeland security/transportation security administration
24	transportation worker identification credential.

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SECTION 2

1	L. A U.S. department of state reception and placement program assurance
2	form (refugee version), which shall include or be accompanied by federal form I-94,
3	arrival and departure record.
4	m. Documentary proof specified in s. 343.14 (2) (es), that is approved by the
5	appropriate federal authority.
6	5. In this paragraph, "proof of identity" means a supporting document
7	identifying the person by name and bearing the person's signature, a reproduction
8	of the person's signature, or a photograph of the person. Acceptable supporting
9	documents include:
10	a. A valid operator's license, including a license from another jurisdiction,
11	except a province of the Dominion of Canada, bearing a photograph of the person.
12	b. Military discharge papers.
13	c. A U.S. government and military dependent identification card.
14	d. A valid photo identification card issued by Wisconsin or another jurisdiction,
15	except a province of the Dominion of Canada, bearing a photograph of the person.
16	e. A marriage certificate or certified copy of judgment of divorce.
17	f. A social security card issued by the social security administration.
18	g. Any document described under subd. 6., if it bears a photograph of the person
19	and was not used as proof of name and date of birth.
20	h. Department of homeland security/transportation security administration
21	transportation worker identification credential.
22	6. In this paragraph, "proof of name and date of birth" means any of the
23	following:

a. For a person born in Wisconsin, a copy of the person's Wisconsin birth

certificate issued and certified in accordance with s. 69.21.

- b. For a person born in another jurisdiction, other than a province of the Dominion of Canada, a certified copy of his or her birth certificate or the equivalent document from that other jurisdiction or a certificate of birth abroad issued by the federal department of state.
 - c. A U.S. passport.
- d. A valid, unexpired passport issued by a foreign country with federal I-551 resident alien registration receipt card or federal I-94 arrival and departure record that bears a photograph of the person and identifies the person's first and last names, and the person's day, month, and year of birth.
 - e. A Wisconsin operator's license bearing a photograph of the person.
- f. A Wisconsin identification card issued under s. 343.50, bearing a photograph of the person, other than an identification card issued under s. 343.50 (1) (c) 2.
 - g. A federal I-551 "permanent resident alien registration receipt card."
- h. A federal I-94 "parole edition" or "refugees version" arrival-departure record, together with a certification, on the department's form, by the person, of the person's name and date of birth, a copy of a federal department of state refugee data center reception and placement program assurance form and a letter from the person's sponsoring agency on its letterhead, supporting the person's application for a Wisconsin identification card or operator's license and confirming the person's identification. Applicants who are unable to provide a reception and placement program assurance form may be issued a Wisconsin identification card or operator's license, but only after their identification has been confirmed by the U.S. citizenship and immigration services.
 - i. A U.S. certificate of naturalization.
- j. A certificate of U.S. citizenship.

1	k. A federal temporary resident card or employment authorization card, I-688
2	I-688A, I-688B, and I-766.
3	L. A Native American identification card that is issued by a federally
4	recognized tribe or a band of a federally recognized tribe, is issued in Wisconsin
5	includes a photograph and signature or reproduction of a signature of the person, and
6	has been approved by the secretary for use as identification.
7	m. A court order under seal related to the adoption or divorce of the individual
8	or to a name or gender change that includes the person's current full legal name, date
9	of birth, and, in the case of a name change or divorce order, the person's prior name
10	n. An armed forces of the U.S. common access card or DD Form 2 identification
11	card issued to military personnel.
12	o. Department of homeland security/transportation security administration
13	transportation worker identification credential.
14	7. In this paragraph, "unavailable" means that the applicant does not have the
15	document and would be required to pay a government agency to obtain it.
16	(c) The administrator may delegate to the deputy administrator or to a bureau
17	director, as described in s. 15.02 (3) (c) 2., whose regular responsibilities include
18	driver licensing and identification card issuance, the authority to accept or reject
19	such extraordinary proof of name, date of birth, or U.S. citizenship under this
20	subsection.
21	(e) The denial of a petition under par. (b) is subject to judicial review in the
22	manner provided in ch. 227 for the review of administrative decisions.
23	(f) If the administrator, or delegate described in par. (c), determines that are
24	applicant has knowingly made a false statement or knowingly concealed a materia

fact or otherwise committed a fraud in an application, petition, or additional

1 information, the department shall immediately suspend the investigation, shall 2 notify the person in writing of the suspension and the reason for the suspension, and 3 refer any suspected fraud to law enforcement. 4 (g) A person whose petition is suspended or denied due to a failure to respond 5 timely may revive the petition at any time by contacting the department to discuss 6 the petition application. If a person revives a petition, the department shall 7 immediately issue, and shall continue to reissue, an identification card receipt to the 8 person as provided in s. 343.50 (1) (c) 2., except that the department shall first 9 require the person to take a photograph if required under s. 343.50 (1) (c) 2. (h) The department shall grant a petition if he or she concludes, on the basis 1011 of secondary documentation or other corroborating information, that it is more likely 12 than not that the name, date of birth, and U.S. citizenship provided in the application 13 is correct. 14 **SECTION 3.** 343.50 (1) (c) of the statutes is renumbered 343.50 (1) (c) 1, and 15 amended to read: 16 343.50 (1) (c) 1. The department may issue a receipt to any applicant for an identification card, and shall issue a receipt to an applicant requesting an 17 18 identification card under sub. (5) (a) 3., which receipt shall constitute a temporary 19 identification card while the application is being processed and shall be valid for a 20 period not to exceed 60 days. If the application for an identification card is processed 21 under the exception specified in s. 343.165 (7) or (8), the receipt shall include the 22marking specified in sub. (3) (b). 23 **Section 4.** 343.50 (1) (c) 2. of the statutes is created to read: 24 343.50 (1) (c) 2. If the department issues a receipt to an applicant petitioning 25 the department under s. 343.165 (8), all of the following apply:

a. The department shall issue the receipt not later than the 6th working day
after the person made the petition and shall deliver the receipt by 1st class mail,
except that if a petition is filed or revived within 7 days before or 2 days after a
statewide election the department shall issue a receipt not later than 24 hours after
the petition is filed or revived and shall deliver the receipt by overnight or next-day
mail. The department shall issue a new receipt to the person not later than 10 days
before the expiration date of the prior receipt, and having a date of issuance that is
the same as the expiration date of the prior receipt. The department shall issue no
receipt to a person after the denial of a petition under s.343.165(8), unless the person
revives an investigation. The department shall continue to reissue identification
card receipts to a person unless the department cancels the identification card
receipt upon the circumstances specified in sub. (10), upon the issuance of an
operator's license or identification card to the person, upon the person's request,
upon the denial of the application, upon return to the department of a receipt as
nondeliverable, upon the person's failure to contact the department to discuss the
petition for a period of 180 days or more, or whenever the department receives
information that prohibits issuance of an identification card under sub. (1) (c). The
department shall require the person to take a photograph prior to reissuing an
identification card receipt if the photograph of the person on file with the department
is 8 or more years old.

b. An identification card receipt issued under this subdivision shall constitute a temporary identification card while the application is being processed under s. 343.165 (8) and shall be valid for a period not to exceed the period specified in sub. (1) (c). The department shall clearly mark the receipt "FOR VOTING PURPOSES ONLY" as validated for use for voting as provided in ss. 5.02 (6m) (d) and 6.79 (2) (a).

- A receipt issued under this subsection shall contain the information specified under s. 343.17 (3), including the date of issuance, the expiration date, the name and signature of the person to whom it was issued, and, except as authorized in sub. (4g), a photograph of the individual to whom it was issued, and may contain such further information as the department deems necessary.
- c. The department shall issue a replacement identification card receipt under subd 1. a. upon request of the person to whom it is issued if the receipt is lost or destroyed.
- d. Notwithstanding subd. 2. a., the department shall cancel or refuse to issue an identification card receipt under this subsection upon the circumstances specified in sub. (10), upon the issuance of an operator's license or identification card to the person, upon the person's request, upon the denial of the application, upon return to the department of a receipt as nondeliverable, or whenever the department receives information that prohibits issuance of an identification card under subd. 1.
- e. Whenever any person, after receiving an identification card receipt under this subdivision, moves from the address named in the application or in the receipt issued to him or her or is notified by the local authorities or by the postal authorities that the address so named has been changed, the person shall, within 30 days, notify the department of his or her change of address. Upon receiving a notice of change of address, the department shall promptly issue a new receipt under subd. 2. a. showing the correct address and having the expiration date of the prior receipt.

Section 5. 343.50 (3) (b) of the statutes is amended to read:

343.50 (3) (b) If an identification card is issued based upon the exception specified in s. 343.165 (7) or (8), the card shall, in addition to any other required

1.	legend or design, be of the design specified under s. 343.17 (3) (a) 14. and include a
2	marking similar or identical to the marking described in s. 343.03 (3r).

SECTION 6. 343.50 (3) (c) of the statutes is created to read:

343.50 (3) (c) 1. Notwithstanding par. (a), the department may issue an identification card bearing a name other than the name that appears on a supporting document if the person provides evidence acceptable to the department that the person has used the name in a manner that qualifies the name as being legally changed under the common law of Wisconsin, including evidence of the person's prior name, changed name, the length of time the person has consistently and continuously used the changed name, an affirmation that the person no longer uses the prior name, and an affirmation that the person did not change his or her name for a dishonest or fraudulent purpose or to the injury of any other person. The department shall mark an identification card issued under this subdivision in the manner described in s. 343.03 (3r).

- 2. Notwithstanding par. (a), the department shall approve a name change requested by a person who cannot provide supporting documentation of a lawful change of name but who does one of the following:
- a. Provides proof of identity in the new name, and the department receives from the federal social security administration evidence or confirmation of the name change.
- b. Applies for an identification card and provides an affidavit declaring all facts required under subd. 1. to prove a name change under the common law of Wisconsin.



State of Misconsin 2017 - 2018 LEGISLATURE

LRB-6052/P2 EVM:kjf

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT to renumber and amend 343.50 (1) (c); to amend 5.02 (6m) (f) and 343.50 (3) (b); and to create 343.165 (8), 343.50 (1) (c) 2. and 343.50 (3) (c) of the statutes; relating to: codifying administrative code provisions related to voter identification.

Analysis by the Legislative Reference Bureau

Under current law, an applicant for a driver's license or identification card must provide to the Department of Transportation 1) an identification document that includes either the applicant's photograph or both the applicant's full legal name and date of birth; 2) documentation showing the applicant's date of birth, which may be the same as item 1; 3) proof of the applicant's social security number or verification that the applicant is not eligible for a social security number; 4) documentation showing the applicant's name and address of principal residence; and 5) documentary proof that the applicant is a U.S. citizen or is otherwise lawfully present in the United States.

In 2015 and 2017, DOT promulgated rules, the first establishing and the second modifying, a procedure by which persons requesting free identification cards for the purpose of voter identification could receive these cards despite being unable to provide required documentary proof. In general, the procedure requires an applicant to provide DOT with either 1) the applicant's full legal name, date of birth, place of birth, and any other birth record information requested by DOT; or 2) the applicant's alien or U.S. citizenship and immigration service number or U.S. citizenship certificate number. DOT then shares this information with the Department of

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Health Services or the federal government for the purpose of verifying the applicant's identity. In general, a person may receive a voter identification card under this procedure if either DHS or the federal government verifies the person's identity or if DOT receives acceptable alternate documentation. This bill incorporates this verification procedure into the statutes.

DOT's 2017 rule also provided a procedure by which an applicant for an identification card could obtain a card with a name other than the name that appears on the applicant's supporting documentation. The bill also incorporates this procedure into the statutes.

Under current law, an unexpired identification card issued by an accredited university or college in this state may be used as identification for voting purposes if it contains a photograph and the signature of the person to whom it was issued, it expires no later than two years after the date of issuance, and the person establishes that he or she is enrolled as a student at the university or college on election day. The Government Accountability Board (now the Elections Commission) promulgated a rule to clarify that an identification card issued by a technical college that is governed by this state's technical college system may be used for voting purposes. The bill codifies the rule.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 5.02 (6m) (f) of the statutes is amended to read:

5.02 (6m) (f) An unexpired identification card issued by a university or college in this state that is accredited, as defined in s. 39.30 (1) (d), or by a technical college in this state that is a member of and governed by the technical college system under ch. 38, that contains the date of issuance and signature of the individual to whom it is issued and that contains an expiration date indicating that the card expires no later than 2 years after the date of issuance if the individual establishes that he or she is enrolled as a student at the university or college on the date that the card is presented.

Section 2. 343.165 (8) of the statutes is created to read:

- 343.165 (8) Notwithstanding subs. (1) to (4), for an applicant requesting that an identification card be provided without charge for purposes of voting, all of the following apply:
 - (a) Except as provided in par. (b), if a person is unable to provide proof of name and date of birth, and the documents are unavailable to the person, the person may make a written petition to the department for an exception to the requirements of sub. (1) (a) or (b). The application shall include proof of identity and all of the following:
 - 1. A certification of the person's name, date of birth, and current residence street address on the department's form.
 - 2. An explanation of the circumstances by which the person is unable to provide proof of name and date of birth.
 - 3. Whatever documentation is available that states the person's name and date of birth.
 - (b) 1. If a person applies for and requests an identification card without charge for the purposes of voting and the person's proof of name and date of birth or of proof of citizenship, legal permanent resident status, conditional resident status, or legal presence is unavailable, the person may make a written petition to the department for an exception to the requirement for which proof is unavailable. The department shall provide appropriate translation for any person who is unable to read or understand the petition process instructions and related communications under this subsection or s. 343.50 (1) (c) 2. The petition shall include the person's statement under oath or affirmation of all of the following:

- a. That the person is unable to provide proof of name and date of birth or proof of citizenship, legal permanent resident status, conditional resident status, or legal presence.
 - b. That the documents are unavailable to the person.
 - c. His or her name, date of birth, place of birth, and such other birth record information requested by the department, or the person's alien or U.S. citizenship and immigration service number or U.S. citizenship certificate number.
 - 2. Upon receiving a petition that meets the requirements under subd. 1., the department of transportation shall forward the petition to the central office of its division of motor vehicles for processing. The department of transportation shall provide the person's birth record information to the department of health services, for the sole purpose of verification by the department of health services of the person's birth certificate information or the equivalent document from another jurisdiction, other than a province of the Dominion of Canada, or to a federal agency for the sole purpose of verifying the person's certificate of birth abroad issued by the federal department of state, or of verifying the person's alien or U.S. citizenship and immigration service number or U.S. citizenship certificate number. The department of transportation shall open a file containing the petition and shall create therein a report with a dated record of events, including all communication to or with the applicant. The department of transportation may not complete processing of the application prior to receiving verification under this subdivision, except as provided in subd. 3.
 - 3. If the department does not receive verification under subd. 2. within 30 days or receives notice under subd. 2. that the birth information provided in the application does not match that of the birth record custodian, the department shall

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promptly notify the person in writing of that failure to verify and request the person contact the department within 10 days. If the person does not respond within 10 days, the department shall send the person a 2nd letter with substantially similar contents. If the person does not respond to the 2nd letter within 10 days and the department knows the person's telephone number, the department shall call the person on the telephone and notify the person that the birth information was not verified and request the person provide additional information within 10 days. If 30 days have elapsed since the date of the first letter sent under this subdivision without contact from the person, the department shall suspend the investigation and send written notice that the person has not responded, that the department has no further leads for it to locate or obtain secondary documentation or verification of birth information, that the department has suspended its investigation or research until such time as the person contacts the department, and that if within 180 days after the date of the written notice the person fails to contact the department the petition will be denied and no further identification card receipts will be issued under s. 343.50 (1) (c) 2. If the person fails to contact the department within 180 days after the department suspends the investigation, the department shall deny the petition in writing and shall inform the person that the department will resume the investigation if the person contacts the department to discuss the petition. Whenever the applicant contacts the department to discuss the petition, the investigation under this subdivision shall begin anew, notwithstanding any prior denial due to the person's failure to timely respond. The applicant shall act in good faith and use reasonable efforts to provide additional information that could reasonably lead the department to discover correct birth information or secondary documentation as described in subd. 3g., to assist the department in processing the

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application. The department shall investigate the petition and any additional information provided under this subdivision with prompt and due diligence and shall use reasonable efforts to locate and obtain the secondary documentation by pursuing leads provided by the person. Investigations may only be completed within the division of motor vehicles' central office by employees whose regular job duties include investigation and fraud detection and prevention. If the investigation discovers new or corrected birth information, the department of transportation shall resubmit the new or corrected birth information to the department of health services for verification under subd. 2. The department of transportation shall pay any actual, necessary fees required by the record custodian to obtain the secondary documentation.

3g. If the department of health services does not verify the birth record information within 30 days, the department of transportation may issue an identification card to the person only if the department of transportation receives verification under subd. 2., if the person provides proof of name and date of birth or proof of citizenship, legal permanent resident status, conditional resident status or legal presence, or if the department of transportation receives other secondary documentation acceptable to the department of transportation and deemed sufficient under subd. 3., which may include the following:

- a. Baptismal certificate.
- b. Hospital birth certificate.
- c. Delayed birth certificate.
- d. Census record.
- e. Early school record.
- 25 f. Family Bible record.

1	g. Doctor's record of post-natal care.
2	h. Other documentation deemed acceptable to the department of
3	transportation, within the department's reasonable discretion.
4	4. In this paragraph, "proof of citizenship, legal permanent resident status,
5	conditional resident status or legal presence" means any of the following:
6	a. A U.S. state or local government issued certificate of birth.
7	b. Valid U.S. passport.
8	c. Valid foreign passport with appropriate immigration documents, which shall
9	include or be accompanied by federal form I-94, arrival and departure record.
10	d. Certificate of U.S. citizenship.
11	e. A U.S. Certificate of naturalization.
12	f. Valid department of homeland security/U.S. citizenship and immigration
13	services federal form I-551, resident alien registration receipt card, issued since
14	1997.
15	g. Valid department of homeland security/U.S. citizenship and immigration
16	services federal form I-688, temporary resident identification card.
17	h. Valid department of homeland security/U.S. citizenship and immigration
18	services federal form I-688B or I-766, employment authorization document.
19	i. Valid department of homeland security/U.S. citizenship and immigration
20	services federal form I-571, refugee travel document.
21	j. Department of homeland security/U.S. citizenship and immigration services
22	federal form I-797, notice of action.
23	k. Department of homeland security/transportation security administration
24	transportation worker identification credential.

1	L. A U.S. department of state reception and placement program assurance
2	form (refugee version), which shall include or be accompanied by federal form I-94,
3	arrival and departure record.
4	m. Documentary proof specified in s. 343.14 (2) (es), that is approved by the
5	appropriate federal authority.
6	5. In this paragraph, "proof of identity" means a supporting document
7	identifying the person by name and bearing the person's signature, a reproduction
8	of the person's signature, or a photograph of the person. Acceptable supporting
9	documents include:
10	a. A valid operator's license, including a license from another jurisdiction,
11	except a province of the Dominion of Canada, bearing a photograph of the person.
12	b. Military discharge papers.
13	c. A U.S. government and military dependent identification card.
14	d. A valid photo identification card issued by Wisconsin or another jurisdiction,
15	except a province of the Dominion of Canada, bearing a photograph of the person.
16	e. A marriage certificate or certified copy of judgment of divorce.
17	f. A social security card issued by the social security administration.
18	g. Any document described under subd. 6., if it bears a photograph of the person
19	and was not used as proof of name and date of birth.
20	h. Department of homeland security/transportation security administration
21	transportation worker identification credential.
22	6. In this paragraph, "proof of name and date of birth" means any of the
23	following:
24	a. For a person born in Wisconsin, a copy of the person's Wisconsin birth

certificate issued and certified in accordance with s. 69.21.

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- b. For a person born in another jurisdiction, other than a province of the Dominion of Canada, a certified copy of his or her birth certificate or the equivalent document from that other jurisdiction or a certificate of birth abroad issued by the federal department of state.
 - c. A U.S. passport.
 - d. A valid, unexpired passport issued by a foreign country with federal I-551 resident alien registration receipt card or federal I-94 arrival and departure record that bears a photograph of the person and identifies the person's first and last names, and the person's day, month, and year of birth.
 - e. A Wisconsin operator's license bearing a photograph of the person.
 - f. A Wisconsin identification card issued under s. 343.50, bearing a photograph of the person, other than an identification card issued under s. 343.50 (1) (c) 2.
 - g. A federal I-551 "permanent resident alien registration receipt card."
 - h. A federal I-94 "parole edition" or "refugees version" arrival-departure record, together with a certification, on the department's form, by the person, of the person's name and date of birth, a copy of a federal department of state refugee data center reception and placement program assurance form and a letter from the person's sponsoring agency on its letterhead, supporting the person's application for a Wisconsin identification card or operator's license and confirming the person's identification. Applicants who are unable to provide a reception and placement program assurance form may be issued a Wisconsin identification card or operator's license, but only after their identification has been confirmed by the U.S. citizenship and immigration services.
 - i. A U.S. certificate of naturalization.
- j. A certificate of U.S. citizenship.

1	k. A federal temporary resident card or employment authorization card, I-688
2	I-688A, I-688B, and I-766.
3	L. A Native American identification card that is issued by a federally
4	recognized tribe or a band of a federally recognized tribe, is issued in Wisconsin
5	includes a photograph and signature or reproduction of a signature of the person, and
6	has been approved by the secretary for use as identification.
7	m. A court order under seal related to the adoption or divorce of the individua
8	or to a name or gender change that includes the person's current full legal name, date
9	of birth, and, in the case of a name change or divorce order, the person's prior name
10	n. An armed forces of the U.S. common access card or DD Form 2 identification
11	card issued to military personnel.
12	o. Department of homeland security/transportation security administration
13	transportation worker identification credential.
14	7. In this paragraph, "unavailable" means that the applicant does not have the
15	document and would be required to pay a government agency to obtain it.
16	(c) The administrator may delegate to the deputy administrator or to a bureau
17	director, as described in s. 15.02 (3) (c) 2., whose regular responsibilities include
18	driver licensing and identification card issuance, the authority to accept or reject
19	such extraordinary proof of name, date of birth, or U.S. citizenship under this
20	subsection.
21	(e) The denial of a petition under par. (b) is subject to judicial review in the
22	manner provided in ch. 227 for the review of administrative decisions.
23	(f) If the administrator, or delegate described in par. (c), determines that an
24	applicant has knowingly made a false statement or knowingly concealed a material

fact or otherwise committed a fraud in an application, petition, or additional

- information, the department shall immediately suspend the investigation, shall notify the person in writing of the suspension and the reason for the suspension, and refer any suspected fraud to law enforcement.

 (g) A person whose petition is suspended or denied due to a failure to respond
 - (g) A person whose petition is suspended or denied due to a failure to respond timely may revive the petition at any time by contacting the department to discuss the petition application. If a person revives a petition, the department shall immediately issue, and shall continue to reissue, an identification card receipt to the person as provided in s. 343.50 (1) (c) 2., except that the department shall first require the person to take a photograph if required under s. 343.50 (1) (c) 2.
 - (h) The department shall grant a petition if the department concludes, on the basis of secondary documentation or other corroborating information, that it is more likely than not that the name, date of birth, and U.S. citizenship provided in the application is correct.
 - **SECTION 3.** 343.50 (1) (c) of the statutes is renumbered 343.50 (1) (c) 1. and amended to read:
 - 343.50 (1) (c) 1. The department may issue a receipt to any applicant for an identification card, and shall issue a receipt to an applicant requesting an identification card under sub. (5) (a) 3., which receipt shall constitute a temporary identification card while the application is being processed and shall be valid for a period not to exceed 60 days. If the application for an identification card is processed under the exception specified in s. 343.165 (7) or (8), the receipt shall include the marking specified in sub. (3) (b).
- **Section 4.** 343.50 (1) (c) 2. of the statutes is created to read:
- 343.50 (1) (c) 2. If the department issues a receipt to an applicant petitioning the department under s. 343.165 (8), all of the following apply:

a. The department shall issue the receipt not later than the 6th working day
after the person made the petition and shall deliver the receipt by 1st class mail,
except that if a petition is filed or revived within 7 days before or 2 days after a
statewide election the department shall issue a receipt not later than 24 hours after
the petition is filed or revived and shall deliver the receipt by overnight or next-day
mail. The department shall issue a new receipt to the person not later than 10 days
before the expiration date of the prior receipt, and having a date of issuance that is
the same as the expiration date of the prior receipt. The department shall issue no
receipt to a person after the denial of a petition under s. 343.165 (8), unless the person
revives an investigation. The department shall continue to reissue identification
card receipts to a person unless the department cancels the identification card
receipt upon the circumstances specified in sub. (10), upon the issuance of an
operator's license or identification card to the person, upon the person's request,
upon the denial of the application, upon return to the department of a receipt as
nondeliverable, upon the person's failure to contact the department to discuss the
petition for a period of 180 days or more, or whenever the department receives
information that prohibits issuance of an identification card under sub. (1) (c). The
department shall require the person to take a photograph prior to reissuing an
identification card receipt if the photograph of the person on file with the department
is 8 or more years old.

b. An identification card receipt issued under this subdivision shall constitute a temporary identification card while the application is being processed under s. 343.165 (8) and shall be valid for a period not to exceed the period specified in sub. (1) (c). The department shall clearly mark the receipt "FOR VOTING PURPOSES ONLY" as validated for use for voting as provided in ss. 5.02 (6m) (d) and 6.79 (2) (a).

- A receipt issued under this subsection shall contain the information specified under s. 343.17 (3), including the date of issuance, the expiration date, the name and signature of the person to whom it was issued, and, except as authorized in sub. (4g), a photograph of the individual to whom it was issued, and may contain such further information as the department deems necessary.
- c. The department shall issue a replacement identification card receipt under subd 1. a. upon request of the person to whom it is issued if the receipt is lost or destroyed.
- d. Notwithstanding subd. 2. a., the department shall cancel or refuse to issue an identification card receipt under this subsection upon the circumstances specified in sub. (10), upon the issuance of an operator's license or identification card to the person, upon the person's request, upon the denial of the application, upon return to the department of a receipt as nondeliverable, or whenever the department receives information that prohibits issuance of an identification card under subd. 1.
- e. Whenever any person, after receiving an identification card receipt under this subdivision, moves from the address named in the application or in the receipt issued to him or her or is notified by the local authorities or by the postal authorities that the address so named has been changed, the person shall, within 30 days, notify the department of his or her change of address. Upon receiving a notice of change of address, the department shall promptly issue a new receipt under subd. 2. a. showing the correct address and having the expiration date of the prior receipt.

Section 5. 343.50 (3) (b) of the statutes is amended to read:

343.50 (3) (b) If an identification card is issued based upon the exception specified in s. 343.165 (7) or (8), the card shall, in addition to any other required

1	legend or design, be of the design specified under s. 343.17 (3) (a) 14. and include a
2	marking similar or identical to the marking described in s. 343.03 (3r).

Section 6. 343.50 (3) (c) of the statutes is created to read:

343.50 (3) (c) 1. Notwithstanding par. (a), the department may issue an identification card bearing a name other than the name that appears on a supporting document if the person provides evidence acceptable to the department that the person has used the name in a manner that qualifies the name as being legally changed under the common law of Wisconsin, including evidence of the person's prior name, changed name, the length of time the person has consistently and continuously used the changed name, an affirmation that the person no longer uses the prior name, and an affirmation that the person did not change his or her name for a dishonest or fraudulent purpose or to the injury of any other person. The department shall mark an identification card issued under this subdivision in the manner described in s. 343.03 (3r).

- 2. Notwithstanding par. (a), the department shall approve a name change requested by a person who cannot provide supporting documentation of a lawful change of name but who does one of the following:
- a. Provides proof of identity in the new name, and the department receives from the federal social security administration evidence or confirmation of the name change.
- b. Applies for an identification card and provides an affidavit declaring all facts required under subd. 1. to prove a name change under the common law of Wisconsin.